

CHARLES F. WUERGLER

~~ROSEBURG POLICE DEPARTMENT~~

Chief of Police

Phone (503) 673-6633

CITY OF ROSEBURG

POLICE DEPARTMENT

774 S. E. Rose Street
ROSEBURG, OREGON 97470

Det. Bill Baldridge
Aspen, Colorado

Re: Hugh Joe TEMOS

Det. Dave Reason
Seattle, Washington

Dear Detectives:

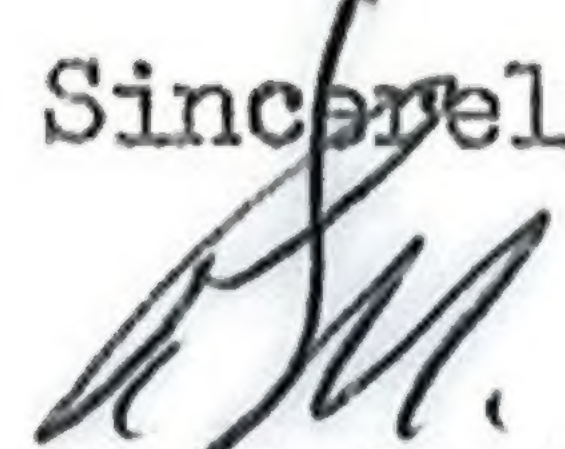
The following information might be of help to you in your investigations.

Temos was arrested in Roseburg at about 2PM 3-21-75. He posted bail and was released that evening. The arresting officer said that he was on foot and was carrying a duffle bag of some sort. He said that he was hitchhiking to California to get his car. Temos returned for arraignment on Monday, 3-24-75 at 9AM. He pled not guilty and a trial was set for 1:30PM April 9, 1975.

Temos caused some concern in a local store by strange behavior, lewd jestures and speech, bumping people with shopping carts, etc. He was arrested as he left the store. To our knowlege, there was no car around that belonged to him.

I have enclosed a copy of his security release and a recent photo. I will monitor the court on April 9 and should he show, I will hold him and contact you immediately.

Sincerely yours,


Paul M. Miner Lt.

1 IN THE DISTRICT COURT OF THE STATE OF OREGON FOR DOUGLAS COUNTY
2 THE STATE OF OREGON,)
3 vs.) Plaintiff,
4 HUGH MICHAEL JOSEPH TEMOS) Defendant.
5 STATE OF OREGON)
6 County of Douglas) ss.

SEARCH WARRANT

7 IN THE NAME OF THE STATE OF OREGON:

8 To the Officers of the OREGON STATE POLICE,
(Agency)

9 GREETINGS:

10 Information having been on oath laid before me that
11 HUGH MICHAEL JOSEPH TEMOS possesses property, to-wit:
12 (Name of person possessing or defendant)
13 human hair, fibers, clothing, clothing parts, body fluids and body parts
14 (List items possessed)
15 of Caryn E. Campbell and implements capable of being used in an assault
on said Caryn E. Campbell, in and about his vehicle described as a 1965
14 Ford station wagon, located at 438 Elrod Street, Coos Bay,
Coos Washington License - AIK 357 (City)
15 County, Oregon. said car being brown in color

16 You are, therefore, hereby commanded to make immediate search
17 (between the hours of 7:00 a.m. and 10:00 p.m.) (at any time of the day or
18 night) of the person or place hereinabove described. If you find the said
19 hereinabove described property, bring it forthwith to me at the Courtroom
of the above Court at the Douglas County Courthouse in Roseburg, Douglas
County, Oregon. Return of the warrant to be made within five (5) days of the
execution.

20 This warrant shall be executed within five (5) days of its
issuance.

21 DATED this 12th day of April, 1975, at 2:20
22 o'clock P. M.

23
24

Carl W. Teller
District Judge

25

26

1 IN THE DISTRICT COURT OF THE STATE OF OREGON FOR DOUGLAS COUNTY
2 THE STATE OF OREGON,)
3 vs.) Plaintiff,)
4 HUGH MICHAEL JOSEPH TEMOS) Defendant.)
5 STATE OF OREGON)
6 County of Douglas) ss.

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4 HUGH MICHAEL JOSEPH TEMOS Defendant.)
5 STATE OF OREGON)
6 County of Douglas ss.

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2 THE STATE OF OREGON, Plaintiff,)
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5 STATE OF OREGON)
6 County of Douglas ss.)

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22 o'clock M.

23 _____ District Judge
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1 IN THE DISTRICT COURT OF THE STATE OF OREGON FOR DOUGLAS COUNTY
2 THE STATE OF OREGON,)
3 Plaintiff,)
4 vs.)
5 HUGH MICHAEL JOSEPH TEMOS)
6 Defendant.)
7 STATE OF OREGON)
8 County of Douglas) ss.

AFFIDAVIT FOR A
SEARCH WARRANT

9 I, RALPH E. GREEN, first being
10 sworn on oath, depose and say:

11 (1) That I am and have been a police officer for 15 years
12 and am now employed by the OREGON STATE POLICE
Agency

13 CORPORAL
14 (Rank) ;

15 (2) That I have reason to believe and do so believe that (the
16 above-named defendant (XXXXXXXXXXXXXXXXXXXX) has property,
17 to-wit: human hair, fibers, clothing, clothing parts, body fluids
18 and body parts, and implements capable of being used in an assault
19 (Specific description of property)
on Caryn E. Campbell.

20
21 _____
22 in or about his ~~XXXXXXXXXXXXXX~~ (automobile) ~~(XXXXXX)~~ which is
23 located at 438 Elrod Street, Coos Bay, Coos County, Oregon, which
24 vehicle is described as a 1965 Ford Station Wagon, Washington License
25 # AIK 357, said address describing the parking lot of the First
26 United Presbyterian Church, said car being brown in color
27 COOS
28 Coos Bay, Coos County, Oregon
29 (City)

1 (3) That my belief is based upon the following facts:
2 I have been informed by Bill Baldridge of the Pitkin County
3 Sheriff's Office that on January 12, 1975, a formal missing person's
4 report was made by Dr. Raymond F. Gadowski that Caryn E. Campbell
5 could not be located and had been seen last by a Dr. Beck at 8:30
6 p.m. on January 12, 1975, on the 2d floor of the Wildwood Inn,
7 Snowmass, Colorado, Pitkin County. Caryn E. Campbell was attending
8 a medical convention in Snowmass, Colorado, at the time. Said
9 Caryn E. Campbell's body was subsequently found on February 17, 1975,
10 approximately 2.8 miles from the Wildwood Inn in a wooded area,
11 close to a dirt access road. I have also been informed that the
12 body was nude and an autopsy revealed that the cause of death
13 was due to blows to the right occipital region of the victim's
14 head. The autopsy also revealed that the blows were caused by
15 a blunt object. No clothes were found in the approximate area
16 of the body. Deputy Baldridge further informs me that the autopsy
17 revealed cotton fibers pink in color, taken from the victim's
18 finger nails.

19 I have been further informed by Deputy Baldridge that the
20 defendant Temos was employed at a resort, the Top of the Village,
21 located in Snowmass, Colorado, from January 9, 1975 through
22 January 11, 1975. The Defendant Temos was employed as a male
23 maid at said resort hotel. The Top of the Village is located
24 approximately 2 blocks from the Wildwood Inn. During this same
25 period of time, the Defendant Temos was also employed at the Plum
26 Tree Inn, Snowmass, Colorado. On January 12, 1975, the Defendant

1 Temos was not at work at either establishment. On or about
2 January 12, 1975, the Defendant Temos was reported by a Mrs.
3 Dorothy Mae Walker as having on two occasions that same morning,
4 to have followed Mrs. Walker on foot. During the afternoon
5 hours of January 12, 1975, Mrs. Walker further reported to
6 Deputy Baldridge that Defendant Temos followed her in his 1965
7 Brown Ford Station Wagon and made improper sexual advances to
8 her. Deputy Baldridge further informed me that Mrs. Walker is the
9 owner and operator of a business in Snowmass, Colorado, located
10 across the street from the Wildwood Inn.

11 I am further informed that Defendant Temos was employed
12 as a dishwasher at the Holiday Inn between Aspen and Snowmass,
13 Colorado from December 29, 1974 to December 31, 1974. Deputy
14 Baldridge informs me that Defendant Temos made improper sexual
15 advances to a Christine Cronyers, a waitress at the Holiday Inn
16 during his period of employment at the Holiday Inn.

17 I am further informed by Deputy Baldridge that on January 9-
18 1975, that the Defendant Temos, while employed at the Top of the
19 Village resort hotel made improper sexual advances to a Yvanna
20 Kay Jensen, a maid at said resort hotel, in the maid's room.

21 That Deputy Baldridge through his investigation informs
22 me that during the defendant Temos' employment at the Top of the
23 Village resort hotel, said defendant was living in his vehicle,
24 to-wit: a 1965 Ford brown station wagon. Further the said defendant
25 was seen on January 13, 1975, at the Wildwood Inn cashing a personal
26 check.

1 That I am further informed by Deputy Baldridge, that the
2 Defendant Temos left the Snowmass, Colorado area on January 15,
3 1975. Further that persons who worked with the Defendant Temos
4 at the Plum Tree Inn informed Deputy Baldridge that the Defendant
5 Temos was going to Craig, Colorado to start a new job. Investigation
6 by Deputy Baldridge revealed that the Defendant Temos never
7 was employed or seen in Craig, Colorado or the area around said
8 community.

9 That I have confirmed that the Defendant Temos has been
10 arrested twice for the offense of Indecent Exposure: the first
11 on October 14, 1972, in Coral Gables, Florida, and the second
12 on September 8, 1974, in Seattle, Washington.

13 That the Defendant Temos was sentenced on April 9, 1975,
14 in the Municipal Court of the City of Roseburg, Oregon, for
15 Disorderly Conduct. The offense related to improper sexual
16 advances made by Defendant towards women employees in a Roseburg
17 store.

18 On April 11, 1975, Defendant Temos freely and voluntarily
19 agreed to submit to examination by a polygraph instrument.
20 Defendant's conduct and reactions during the testing were normal
21 until being questioned about the death of Caryn Campbell, at which
22 time the Defendant became uncooperative and irate and insistent
23 on terminating said testing.

24 That I have been further informed by Deputy Baldridge that
25 all female persons approached by the Defendant Temos in Snowmass
26 Colorado, as well as the deceased, had long brown hair parted in

1 the middle, were of average height, in their early twenties and
2 had pierced ears.

3 Further investigation reveals that the Defendant Temos
4 when booked in at the Roseburg, Oregon City Jail, had in his
5 possession a pink sweatshirt made of cotton material similar
6 to the fibers found under the victim's fingernails.

7 That the 1965 Ford Station Wagon, Brown in Color, Washington
8 License No. AIK 357 is identical to the vehicle described as being
9 driven by the Defendant in Snowmass, Colorado.

10 Further, Deputy Baldridge related to me that in conjunction
11 with the booking of Defendant Temos in The Roseburg City Jail, he
12 had in his possession a pair of female levi jeans, the zipper
13 being broken. That the said levi jeans would fit the victim.

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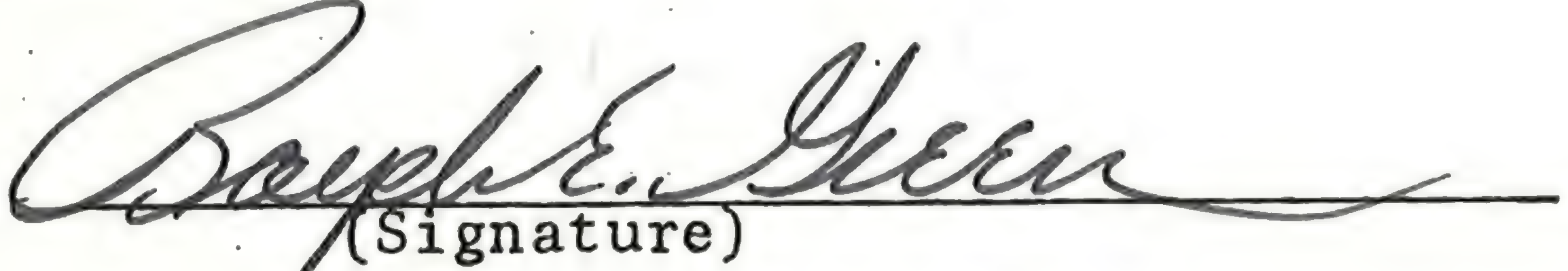
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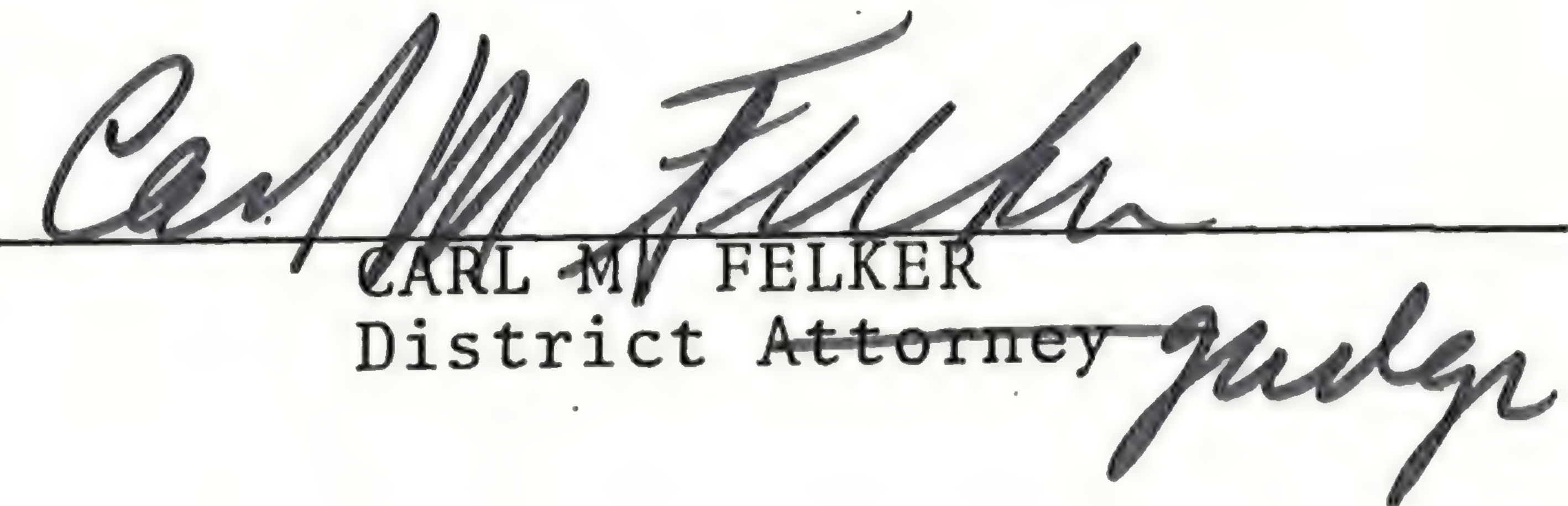
1 (4) That the search for and recovery of said property above-described
2 is necessary to determine the existence and extent of the commission of a
3 crime and the search and recovery is necessary for the prosecution of
4 said crime.

5 (5) That this affidavit is made for the purpose of securing a search
6 warrant directed to the OREGON STATE POLICE
7 (Agency)

8 to make a search of the person or place above-described.

9
10 
11 (Signature)

12 Subscribed and sworn to before me this 12th day of
13 April, 1975. at 2:15 P.M.

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15 
16 CARL M. FELKER
17 District Attorney judge
18
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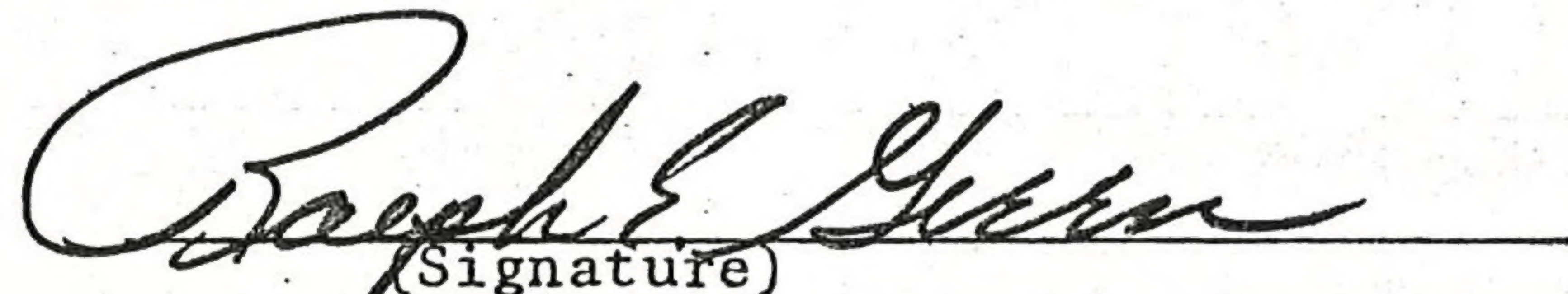
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Carl M. Felker
(Signature)

12 Subscribed and sworn to before me this 12th day of
13 April, 1975.

15 CARL M. FELKER
16 District Attorney